1 2 3 4	Richard A. Madsen, Jr. (SBN 146174 MADSEN LAW FIRM 551 Hartz Avenue, Suite B Danville, California 94526 Telephone: (925) 837-0900 Facsimile: (925) 837-0905 Email: Rick@MadsenLawFirm.		
5	Attorney for Plaintiff,		
6	Leah Vogt		
7			
8	UNITED STATES DISTRICT COURT		
9	IN THE NORTHERN DISTRICT OF CALIFORNIA		
10			
11	Leah Vogt,	Case No.: 15-cv-05199-HSG	
12	Plaintiff,	JOINT STATUS REPORT AND	
13	vs.	NOTICE OF SETTLEMENT	
14	California Highway Patrol ("CHP");		
15	CHP Commissioner Joseph Farrow; CHP Officer Sean Harrington;		
16 17	CHP Officer Robert Hazelwood; CHP Officer Dion Simmons; individually and in their official capacities as peace officers; and DOES 1-100,		
18	Defendants.		
19		/	
20	Pursuant to the Court's order on June 10, 2016, the parties hereby submit the		
21	following Joint Status Report:		
22	1. The parties are in the process of finalizing their global settlement to		
23	resolve the claims of all plaintiffs against all defendants in the instant matter, and in the		
24	related matter ( <i>Sramek vs. California Highway Patrol, et al.</i> , Case 15-cv-04873-HSG).		
25	2. A formal settlement ag	greement/release was drafted by defendant	
26	California Highway Patrol and circula	ated between the parties and their respective	
27	counsel for review, modification, appro	oval, and execution. All settlement documents	
28			

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have now been executed by plaintiffs and submitted to the Office of the Attorney	
General for processing.	
3. The parties request the Cour	rt vacate the CMC scheduled for August 16 <sup>th</sup> ,
2016 (and other related deadlines), and grant an additional 45-60 days for the	
finalization of the settlement, receipt of settlement funds, and the anticipated filing of a	
Stipulated Dismissal – OR – for the filing of a further updated Joint Status Report is	
there is any additional delay.	
Dated: August 9, 2016	
By: /s/ Richard A. Madsen, Jr	By: /s/ Wil Fong
Richard A. Madsen, Jr., Esq.	Wil Fong, Esq.
11	Deputy Attorney General Office of the Attorney General
	1515 Clay Street, 20 <sup>th</sup> Floor
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	Email: Wil.Fong@doj.ca.gov
11	Attorney for Defendant California Highway Patrol
Tratane Stamer	Camornia riighway r auoi
PURSUANT TO STIPULATION, IT IS SO ORDERED.	
The CMC scheduled for August 16, 2016, is vacated. The parties are directed to file ar	
updated Joint Status Report of no more than two pages on or beforeSeptember 23	
2016, in the event a Stipulation of Dismissal has not been filed in advance of that date.	
	01 10 010 1
Dated: August 9, 2016	Honorable Haywood S. Gilliam, Jr.
	General for processing.  3. The parties request the Cour 2016 (and other related deadlines), an finalization of the settlement, receipt of set Stipulated Dismissal – OR – for the filing there is any additional delay.  Respectfully submitted,  Dated: August 9, 2016  By: /s/ Richard A. Madsen, Jr.  Richard A. Madsen, Jr., Esq. Attorney at Law Madsen Law Firm 551 Hartz Avenue, Ste. B Danville, CA 94526 Telephone: (925) 837-0900 Facsimile: (925) 837-0905 Email: Rick@MadsenLawFirm.com Attorney for Plaintiff Natalie Sramek  PURSUANT TO STIPULA The CMC scheduled for August 16, 20 updated Joint Status Report of no more than